## FEB 1 3 2012 AIR ENFORCEMENT BRANCH U.S. EPA REGION 5

## **Initial Notification of Applicability**

lational Emission Standards for Hazardous Air Pollutants: tationary Reciprocating Internal Combustion Engines JUN 28 2012 3AP20

40 CFR Part 63 Subpart ZZZZ

X Yes, I am subject to 40 CFR Part 63 subpart ZZZZ National Emission Standards for

Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines NAICS code(s): 212312 New/reconstructed source: upon initial startup Note: The May 3, 2013 compliance date for existing sources applies to the following engine types: Existing non-emergency compression ignition (CI) stationary RICE with a site rating of more than 500 brake HP located at a major source of HAP emissions Existing stationary CI RICE with a site rating of less than or equal to 500 brake HP located at a major source of **HAP** emissions Existing stationary CI RICE located at an area source of HAP emissions Company name: National Lime & Stone Company Facility name (if different): National Lime and Stone Company - Premise #0332960011 Facility (physical location) address: 1681 West 16th Street, Erie, Pennsylvania 16505 (current) My facility is a (please choose one): 
Major source Area source Owner name/title: National Lime & Stone Company (Primary Contact - Brian Riedmaier) Owner/company address: 551 Lake Cascades Parkway, P.O. Box 120, Findlay, Ohio 45839 (Primary Contact - 1331 Broad Avenue, Findlay, Ohio 45840) 

Owner email address (if available):(Primary Contact - briedmaier@natlime.com)
If the Operator information is different from the Owner, please provide the following:
Operator name/title: National Lime & Stone Company
Operator telephone number:(419) 422-4341
Operator email address (if available):
Brief description of the stationary RICE at the facility, including number of engines and the site-rated HP of
each engine: This RICE is a 483 HP, diesel-fired generator set. The RICE is currently in-service and it is uncertain if this RICE will continue to be operated by National Lime & Stone Company. We are currently evaluating the future need for any engines across our company as a whole, and in some cases, we have already begun converting some of our facilities to commercial power which eliminates a large majority of the engines in operation throughout our company. Therefore, there is a high probability this engine will be permanently removed from service by the compliance date, but at this point, it is too early to be positive.
This RICE currently meets the definition of a stationary RICE, as defined in 40 CFR Part 63.6675. However, this RICE is permitted as a portable source which allows for the flexibility to relocate this emissions source with proper notifications, as necessary. In the event we plan to keep this engine in service and relocate it sufficiently, it is important to note that this source may be a "non-road engine", as defined in 40 CFR Part 1068.30. Therefore, for purposes of this notification and assuming the emissions unit is operating, this specific RICE will be applicable to this regulation once the compliance date arrives (May 3, 2013), but several factors will need to be evaluated again at that time to make a conclusive determination.
I hereby certify that the information presented herein is correct to the best of my knowledge.
(Signature) (Date)
Brian Riedmaier/ Environmental Compliance Officer (419) 424-5662 (Telephone No.)